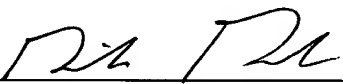


there can be no possibility that it presents new matter because the First Preliminary Amendment was part of what was originally filed on May 1, 2001. It is respectfully submitted that the requirement for marked-up versions of the replacement paragraphs ([0003] and [0012]) is being made without reason in this particular situation. In other words, it is an arbitrary and capricious requirement to which Applicant objects. Nevertheless, Applicant is timely and fully complying with the requirement by providing the above-clean and below marked-up versions of the substitute paragraphs.

The Commissioner is authorized to charge any underpayment or credit any overpayment to Deposit Account No. 06-1325 for any matter in connection with this response, including any fee for extension of time, which may be required.

Respectfully submitted,

Date: 10-2-2001

By: 

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APPENDIX Showing Marked-up Versions of Substitute Paragraphs for the Specification

Page 2, lines 1-5, please replace original paragraph [0003] with the following substitute paragraph [0003]:

--[0003] (A) Ser. No. [09/xxx,xxx [Attorney Docket No. ZETTA-01005]] 09/846,875, filed concurrently herewith by Christopher I.W. Norrie, Matthew D. Ornes, and Gene K. Chui which is originally entitled, METHOD AND SYSTEM FOR ERROR CORRECTION OVER SERIAL LINK.--

Page 5, line 18- page 6, line 8, please replace original paragraph [0012] with the following, substitute paragraph [0012]:

--[0012] Growth of traffic may be further attributed to yet other forms of digital content which allow for some perturbations in latency and/or real-time continuity such as may be allowed to occur when computer databases are queried on an 'on-line' or real-time basis. Users of the latter are often willing to wait a short while for results to come pouring back. Given that there is a spectrum of different kinds of traffic extending from those which have very strict requirements for on-time and sequential delivery of payload data to those (e.g., IP) which have very loose requirements for on-time and sequential delivery, it is desirable to develop scalable and efficient methods for moving all kinds of traffic within this spectrum through telecommunications networks.--



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.
09/847,711	05/01/01	LAU	O ZETTA-01001U

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Notice of Non-Compliant Amendment (37 CFR 1.121)

The amendment filed on 5/1/01 is considered non-compliant because it has not been submitted in the format required under 37 CFR 1.121, as amended on September 8, 2000 (see 65 Fed. Reg. 54603, Sept. 8, 2000 and 1238 O.G. 77, Sept. 19, 2000).

- The amendment does not include a clean version of the replacement paragraph/section. 37 CFR 1.121(b)(1)(ii)
- The amendment does not include a marked-up version of the replacement paragraph/section 37 CFR 1.121(b)(1)(iii)
- The amendment does not include a clean version of the amended claim(s). 37 CFR 1.121(c)(1)(i)
- The amendment does not include a marked-up version of the amended claim(s). 37 CFR 1.121(c)(1)(ii)

For your convenience, attached to this correspondence is a copy of an informational flyer (MPEP Bookmark Bulletin on "Simplified Amendment Practice").

Applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to submit an amendment in compliance with 37 CFR 1.121, effective March 1, 2001, in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 C.F.R. 1.136(a).

Legal Instruments Examiner

Fliesler, Dubb, Meyer & Lovejoy
File: ZETTA-01001USP
Action Item: Response (In re)
Date Due: October 18, 2001
Critical Date: March 18, 2002
Attorney Path: G66
Docketed By: mr
Verified By: Remark